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FIRST NAMED INVENTOR APPLICATION NO. FILING DATE ATTORNEY DOCKET NO.

09/095,323

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EXAMINER

SHAY, D

ART UNIT

PAPER NUMBER

3739

DATE MAILED:

07/19/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

| | Application No. | Applicant(s) |
|--|----------------------------------|--|
| Office Action Summary | 09,695,323 | Laufen |
| | Examiner | Group Art Unit |
| | 1 a. 12) | 3 5 3 7 |
| -The MAILING DATE of this communication appe | ars on the cover sheet b | eneath the correspondence address— |
| Period for Reply | , | , |
| A SHORTENED STATUTORY PERIOD FOR REPLY IS SET OF THIS COMMUNICATION. | TO EXPIRE | MONTH(95) FROM THE MAILING DATE |
| Extensions of time may be available under the provisions of 37 CFR from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a If NO period for reply is specified above, such period shall, by defau Failure to reply within the set or extended period for reply will, by sta | reply within the statutory minim | num of thirty (30) days will be considered timely. In the mailing date of this communication . |
| Status | | |
| Tesponsive to communication(s) filed on | ,2000 | · |
| ☐ This action is FINAL. | | |
| Since this application is in condition for allowance except accordance with the practice under Ex parte Quayle, 19 | | |
| Disposition of Claims | | |
| □ Claim(s) 1-51 | | is/are pending in the application. |
| Of the above claim(s) | | |
| □ Claim(s) | | is/are allowed. |
| □ Claim(s) | | is/are rejected. |
| □ Claim(s) | | is/are objected to. |
| (Laim(s) / -5/ | | |
| Application Papers | | requirement. |
| ☐ See the attached Notice of Draftsperson's Patent Drawi | ing Review, PTO-948. | |
| ☐ The proposed drawing correction, filed on | is 🗆 approved | ☐ disapproved. |
| ☐ The drawing(s) filed on is/are objection | ected to by the Examiner. | |
| ☐ The specification is objected to by the Examiner. | | |
| ☐ The oath or declaration is objected to by the Examiner. | | |
| Priority under 35 U.S.C. § 119 (a)-(d) | | |
| □ Acknowledgment is made of a claim for foreign priority of the CERTIFIED copies of the CERTIFIED copies of the certification. | | |
| received in Application No. (Series Code/Serial Num received in this national stage application from the In | | |
| | | • |
| *Certified copies not received: | | |
| *Certified copies not received: Attachment(s) | | |
| | No(s) | nterview Summary, PTO-413 |
| Attachment(s) | • • | nterview Summary, PTO-413 Notice of Informal Patent Application, PTO-15 |

U. S. Patent and Trademark Office PTO-326 (Rev. 9-97)

Part of Paper No.

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The previous restriction is withdrawn in view of applicants amendments.

Restriction to one of the following inventions is required under 35 U.S.C. 121:

I. Claims 1-27, drawn to an apparatus for treating body conduits, classified in class

606, subclass 7.

II. Claims 28-47, 50, and 51, drawn to a method for treating smooth muscle tissue,

classified in class 606, subclass 88.

III. Claims 48 and 49, drawn to a method of training a person to treat a body conduit,

classified in class 434, subclass 262.

The inventions are distinct, each from the other because:

Inventions II and I are related as process and apparatus for its practice. The inventions

are distinct if it can be shown that either: (1) the process as claimed can be practiced by another

materially different apparatus or by hand, or (2) the apparatus as claimed can be used to practice

another and materially different process. (MPEP § 806.05(e)). In this case the apparatus could

be used to ablate cataracts with introcular insertion.

Inventions III and I are related as process and apparatus for its practice. The inventions

are distinct if it can be shown that either: (1) the process as claimed can be practiced by another

materially different apparatus or by hand, or (2) the apparatus as claimed can be used to practice

another and materially different process. (MPEP § 806.05(e)). In this case the apparatus could

be used to ablate catarats on introcular insertion.

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Inventions II and III are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions have different effects.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Any inquiry concerning this communication should be directed to David Shay at telephone number (703) 308-2215.

David Shay:bhw July 12, 2000

DAVID M. SHAY PRIMARY EXAMINER GROUP 380